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# UNITED STATES BANKRUPTCY COURT DISTRICT OF PUERTO RICO

IN RE:

ARELIS M. RIVERA BARBOSA

DEBTOR(S)

CASE NO.: 19-03597-ESL

**CHAPTER.: 13** 

### NOTICE OF FILING PLAN-

### TO ALL CREDITORS AND PARTIES IN INTEREST:

Notice is hereby given that Debtor filed a Chapter 13 Plan Dated 6<sup>TH</sup> day of August of 2019.

# /s/VICTOR THOMAS SANTIAGO, ESQ. ATTORNEY FOR DEBTOR(S)

I HEREBY CERTIFY that on this same date, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF Filing System which will send a notification, upon information and belief, of such filing to the Chapter 13 Trustee; and to all subscribed users. We will serve by regular mail this document to any creditor as per master address list upon knowing that they are non CM/ECF participants.

In San Juan, Puerto Rico, this 6<sup>TH</sup> day of August of 2019.

/S/Victor C. Thomas Santiago USDC PR # 209807 127 Avenida de Diego Cond. Vallecillo Apt. 1-A San Juan, Puerto Rico 00911 Tel. (787) 722-5601 Fax (787) 724-6366

E-mail: vthomas@thomasmag.com

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### IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO

In Re: ARELIS xxx-xx-1	MILAGROS RIVERA BARBOSA	Case No.: 19-035 Chapter 13	:97-ESC			
		✓ Check if this is a p	re-confirmation ame	ended plan		
	ico Local Form G r 13 Plan dated <u>AUGUST&amp; 2019</u> .	Proposed by:  Debtor(s  Trustee	ost confirmation amo	ended plan		
Спарте	1 13 Tian dated Noose Provide	If this is an amended been changed.	d plan, list below the se	ections of the plan that have		
PART 1	: Notices					
To Debtor	r(s): This form sets out options that may be appropriate indicate that the option is appropriate in your cir do not comply with local rules and judicial ruling	cumstances or that it is per				
	In the following notice to creditors, you must check to	each box that applies				
To Credit	ors: Your rights may be affected by this plan. Your cl	Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated.				
	You should read this plan carefully and discuss it wi an attorney, you may wish to consult one. The headi not affect the meaning or interpretation of this plan.					
	If you oppose the plan's treatment of your claim of to confirmation at least 7 days before the date set Bankruptcy Court. The Bankruptcy Court may con See Bankruptcy Rule 3015. In addition, you must fil otherwise.	for the hearing on confirm firm this plan without further	nation, unless otherwards notice if no objecti	wise ordered by the on to confirmation is filed.		
	If a claim is withdrawn by a creditor or amended to a account of such claim: (1) The trustee is authorized the allocated towards the payment of such creditor's claim (3) If such creditor has received monies from the trustees of the related claim to the trustee for distribution that repays his or her creditors in full, funds received	to discontinue any further distinguished by the stee (Disbursed Payments), to to Debtor's remaining cr	sbursements to relate trustee to Debtor's re he creditor shall retu reditors. (4) If Debtor	d claim; (2) The sum emaining creditors.  In funds received in rhas proposed a plan		
	The following matters may be of particular important the plan includes each of the following items. If an it provision will be ineffective if set out later in the plant.	em is checked as "Not inclu	e box on each line to ded" or if both boxes	state whether or not s are checked, the		
	A limit on the amount of a secured claim, set out in Section a partial payment or no payment at all to the secured credi		☐ Included	✓ Not Included		
1.2 A	Avoidance of a judicial lien or nonpossessory, nonpurchase		☐ Included	✓ Not Included		
	set out in Section 3.4. Fonstandard provisions, set out in Part 8.		<b>✓</b> Included	Not Included		
DADT 3	· Plan Payments and Langth of Plan					

#### PART 2: Flan Fayments and Length of Flan

#### 2.1 Debtor(s) will make payments to the trustee as follows:

PMT Amount	Period(s)	Period(s) Totals	Comments
\$200.00	Months 1 through 12	\$2,400.00	
\$300.00	Months 13 through 36	\$7,200.00	

Puerto Rico Local Form

Chapter 13 Plan

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Debtor	Α	RELIS	MILAGROS RIVE	RA BARBOSA		Case number	19-03597-	ese
	\$9	50.00	Months 37 through	60	\$22,800.00			
	Subtotals		60 Months		\$32,400.00			
Insert a	dditional li	nes if ne	eded:					
			months of payments litors specified in thi	are specified, additiona s plan.	l monthly payment	ts will be made to the	extent necessary to r	nake the
2.2	Regular	payme	nts to the trustee w	ill be made from future	e income in the fol	llowing manner:		
	<b>√</b> I	Debtor(s Debtor(s	s) will make paymen	ts pursuant to a payroll of the trustee.  yment):	deduction order.			
2.3	Income	tax refu	inds:					
	Debtor(s) will supply the trustee with a copy of each income tax return filed during the plan term within 14 days of filing the return and will comply with 11 U.S.C. § 1325(b)(2). If the Debtor(s) need(s) to use all or a portion of such "Tax Refunds," Debtor(s) shall seek court authorization prior to any use thereof.						the return and shall seek court	
2.4	Addition	al payr	nents:					
	Check on ✓		If "None" is checkea	l, the rest of § 2.4 need r	not be completed or	r reproduced.		
PART	3: Treat	ment	of Secured Clair	ns				
3.1	Mainten	ance of	payments and cure	of default, if any.				
	¥	The De required by the through below. Bankruthe absordered paragra	btor(s) will maintain d by the applicable corustee or directly by a disbursements by the Unless otherwise ordered Rule 3002(c) coence of a contrary tine as to any item of coph as to that collaters.	the rest of § 3.1 need not the current contractual contract and noticed in contract the Debtor(s), as specified trustee, with interest, thered by the court, the another over any contrary mely filed proof of claim llateral listed in this parallal will cease, and all secondary ments disbursed by the	installment payment payment of formity with any led below. Any exist any, at the rate so mounts listed on a amounts listed below, the amounts state agraph, then, unless ured claims based	nts on the secured class applicable rules. The sting arrearage on a lated, pro-rated unless proof of claim filed bow as to the current in the below are controlling otherwise ordered both that collateral will	ese payments will be payments will be pay a specific amount is efore the filing deadly a stallment payment and ing. If relief from the by the court, all payment and the court, all payment and the court, all payments are payments and the court, all payments are payments and the court, all payments are payments are payments and the court, all payments are	disbursed either aid in full s provided ine under and arrearage. In automatic stay is ents under this
Name o	f Creditor		lateral	Current installment payments (including escrow)	Amount of arrearage (if any	Interest rate on	Monthly PMT on arrearage	Estimated total payments by
COOP JESUS OBREF			TIREMENT NDS	\$550.10	\$0.00	)		trustee
Insert ad	ditional cla	aims as	needed.	Disbursed by: ☐ Trustee ☑ Debtor(s)				
3.2	Request	for valu	ation of security, p	ayment of fully secured	d claims, and mod	lification of underse	cured claims.	
	Check on	e.						
	<b>v</b>	None. <i>I</i>	f "None" is checked	the rest of § 3.2 need n	ot be completed or	reproduced.		
3.3			excluded from 11 U.		1	•		
Puerto R	ico Local F				hapter 13 Plan			Page 2

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Debtor	ARELIS MILAGROS RIVERA BARBOSA	Case number	19-03597-ESU	
	Check one.  ✓ None. If "None" is checked, the rest of § 3.3 nee	ed not be completed or reproduced.		
3.4	Lien Avoidance.			
	Check one.  None. If "None" is checked, the rest of § 3.4 nee	ed not be completed or reproduced.		
3.5	Surrender of collateral.			
	Check one.  None. If "None" is checked, the rest of § 3.5 nee The Debtor(s) elect to surrender to each creditor request that upon confirmation of this plan, the stay under § 1301 be terminated in all respects. A be treated in Part 5 below.	listed below the collateral that secures tay under 11 U.S.C. § 362(a) be termin	ated as to the collateral only and that the	
	of creditor IACION EMPLEADOS DE GOBIERNO	Collateral SAVINGS AND DIVIDENDS		
COOP	A/C JESUS OBRERO	SHARES IN THE AMOUNT O	F \$490.43	
	Payments pursuant to 11 USC §1326(a)(1)(C):  Name of secured creditor \$ Among	unt of APMP	Comments	
	Name of secured creditor \$ Amon	unt of APMP	Comments	
-NONE	<u>:-</u>	·		
	Insert additional claims as needed.			
	Pre-confirmation adequate protection payments made thro	ugh the plan by the trustee are subject t	to the corresponding statutory fee.	
3.7	Other secured claims modifications.			
	Check one.			
	None. If "None" is checked, the rest of § 3.7 nee	ed not be completed or reproduced.		
PART	4: Treatment of Fees and Priority Claims			
1.1	<b>General</b> Trustee's fees and all allowed priority claims, including do without postpetition interest.	omestic support obligations other than t	hose treated in § 4.5, will be paid in full	
1.2	Trustee's fees Trustee's fees are governed by statute and may vary during the term of the plan, nevertheless are estimated for confirmation purposes to be 10 % of all plan payments received by the trustee during the plan term.			
1.3	Attorney's fees			
	Check one.			
	Flat Fee: Attorney for Debtor(s) elect to be compensate LBR 2016-1(f).	ted as a flat fee for their legal services,	up to the plan confirmation, according to	
OR				

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Debtor	ARELIS MILAGROS RIVERA BARBOSA	Case number _	19-03597-ESU				
	Fee Application: The attorneys' fees amount will be determined by the court, upon the approval of a detailed application for fees and expenses, filed not later than 14 days from the entry of the confirmation order.						
	Attorney's fees paid pre-petition:		\$ 290.00				
	Balance of attorney's fees to be paid under this plan are	e estimated to be:	\$ 3,710.00				
	If this is a post-confirmation amended plan, estimated		\$				
4.4	Priority claims other than attorney's fees and those treated in §	§§ 4.5, 4.6					
	Check one.  None. If "None" is checked, the rest of § 4.4 need not be completed or reproduced.						
	The Trustee shall pay in full all allowed claims entitled to priority under §507, §1322(a)(2), estimated in <b>\$23,614.00</b>						
	Name of priority creditor  DEPARTAMENTO DE HACIENDA DE PR  Estimate amount of claim to be paid \$23,614.00						
Insert ad	ditional claims as needed.						
4.5	Domestic support obligations assigned or owed to a governmen	tal unit and paid less than ful	amount.				
	Check one.  None. If "None" is checked, the rest of § 4.5 need not be	completed or reproduced.					
4.6	Post confirmation property insurance coverage						
	Check one. $\square$ None. If "None" is checked, the rest of $\S$ 4.6 need not be completed or reproduced.						
PART	5: Treatment of Nonpriority Unsecured Claims						
5.1	Nonpriority unsecured claims not separately classified.						
5.1	•	: C. J	we then one oution is shooted the oution				
	Allowed nonpriority unsecured claims that are not separately classis providing the largest payment will be effective.	med will be paid pro rata. If mo	re than one option is checked, the option				
Chec	k all that apply.						
<b>y</b>	The sum of \$ .	other creditors provided for in the	is plan. I be paid approximately \$				
5.2	Maintenance of payments and cure of any default on nonpriori	ty unsecured claims.					
	Check one.						
	<b>None.</b> If "None" is checked, the rest of $\S$ 5.2 need not be	completed or reproduced.					
5.3	Other separately classified nonpriority unsecured claims. <i>Check one.</i>						
	<b>None.</b> If "None" is checked, the rest of $\S$ 5.3 need not be	completed or reproduced.					
PART	6: Executory Contracts and Unexpired Leases						
6.1	The executory contracts and unexpired leases listed below are assu unexpired leases are rejected.	med and will be treated as spec	fied. All other executory contracts and				
	Check one.						

Puerto Rico Local Form G (LBF-G)

Chapter 13 Plan

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Debtor		ARELIS MILAGROS RIVERA BARBOSA	Case number	19-03597-ESL
	1	None. If "None" is checked, the rest of § 6.1 need not be completed	d or reproduced.	
PART	7: Ves	sting of Property of the Estate & Plan Distribution Ord	der	Type year to have been a superior and the control of the control o
7.1 <i>Chec</i>	k the ap Plan o	erty of the estate will vest in the Debtor(s) upon  ppliable box: confirmation. y of discharge. r:		
7.2	Plan d (The n	distribution by the trustee will be in the following order: numbers below reflect the order of distribution; the same number means	s prorated distribution	among claims with the same number.)
	1. Dist 1. Dist 2. Dist 2. Dist 2. Dist 3. Dist 3. Dist 4. Dist 5. Dist 6. Dist 7. Dist	stribution on Adequate Protection Payments (Part 3, Section 3.6) stribution on Attorney's Fees (Part 4, Section 4.3) stribution on Secured Claims (Part 3, Section 3.1) – <i>Current contractual</i> stribution on Post Confirmation Property Insurance Coverage (Part 4, Section 3.7) stribution on Secured Claims (Part 3, Section 3.7) stribution on Secured Claims (Part 3, Section 3.1) – Arrearage payments stribution on Secured Claims (Part 3, Section 3.2) stribution on Secured Claims (Part 3, Section 3.2) stribution on Secured Claims (Part 3, Section 3.3) stribution on Unsecured Claims (Part 3, Section 3.4) stribution on Priority Claims (Part 4, Section 4.4) stribution on Priority Claims (Part 4, Section 4.5) stribution on Unsecured Claims (Part 5, Section 5.2) stribution on Unsecured Claims (Part 5, Section 5.3) stribution on General Unsecured claims (Part 5, Section 5.1)	ection 4.6) s	
PART	8: No	onstandard Plan Provisions		
8.1	Check	k "None" or list the nonstandard plan provisions None. If "None" is checked, the rest of Part 8 need not be complete	ed or reproduced.	
		tcy Rule 3015(c), nonstandard provisions must be set forth below. A nor m or deviating from it. Nonstandard provisions set out elsewhere in this		a provision not otherwise included in
Each par paragra		h below must be numbered and labeled in boldface type, and with a	a heading stating the	general subject matter of the
8.2 This Tax ref payme Court 0	s Secti unds v nts sha Order.	plan provisions will be effective only if there is a check in the box "Inchition modifies LBF-G, Part 2, Section 2.3: Income Tax Refunds will be devoted each year, as periodic payments, to fund the lall deem the plan modified by such amount, increasing the lalf the Debtor(s) need(s) to the use all or portion of such "Tan prior to any use of funds.	s to be used to fund plan until the plan' base without the ne	's completion. The tender of such eed of further Notice, Hearing or
		tion modifies LBF-G, Part 3: Retention of Lien: The lien holder tain their liens.	er of any allowed se	ecured claim, provided for by the
automa as to coper the	atic sta ollater lift of	vision Supplements Part 3 to provide for the Lifting of the 36 ay pursuant to Section 362(a) will be lifted in favor of FIRST ral related to REAL PROPERTY LOCATED AT URB HORIZON is stay the Trustee will not make disbursements to this accousticles after plan is confired.	BANK AND ASOC F ITE GURABO, AND nt as secured, with	RESIDENTES URB HORIZONTE, AUTO WITH PENTAGON FED As

Insert additional lines as needed.

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Debtor	ARELIS MILAGROS RIVERA BARBOSA		Case number	19-03597-656
PART 9:	Signature(s)			
/s/ LC USD(	CDO. VICTOR C THOMAS SANTIAGO C PR	Date	AUGUST (₀, 2019	
USDO	D. VICTOR C THOMAS SANTIAGO C PR 209807			
9	ture of Attorney of Debtor(s) RELIS MILAGROS RIVERA BARBOSA	Date	August uz	ลเร
	LIS MILAGROS RIVERA BARBOSA	Date	1445031 (1,2	

By filing this document, the attorney for Debtor(s) or Debtor(s) themselves, if not represented by an attorney, also certify(ies) that the wording and order of the provisions in this chapter 13 plan are identical to those contained in Local Form G (LBF-G), other than any nonstandard provisions included in Part 8.